NOT FOR PUBLICATION

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

EDWARD G. PETRAGLIA,

Plaintiff,

v.

U.S. BANK, N.A., in its direct capacity as a debt collector; SELECT PORTFOLIO SERVICING, INC., in its direct capacity as a debt collector, and as agent for U.S. Bank, N.A.; MILSTEAD & ASSOCIATES, INC., in its direct capacity as a debt collector; GREGORY J. TENCZA; 314 ATLANTIC AVENUE – SPRING LAKE, LLC; ABC CORP. DEFENDANTS I – X; and JOHN DOE DEFENDANTS I – X.

Defendants.

GREGORY J. TENCZA and 314 ATLANTIC AVENUE – SPRING LAKE LLC,

Counterclaimants,

v.

EDWARD G. PETRAGLIA,

Counter Defendant.

THOMPSON, U.S.D.J.

In view of this Court's letter to all parties on February 26, 2018 (ECF No. 59) and Order dated March 15, 2018 (ECF No. 69), the Court reiterates that the still-pending Counterclaim (*see* ECF No. 16) and attendant Motion for Default Judgment thereon (ECF No. 50) are STAYED pursuant to 11 U.S.C. § 362(a)(1), an automatic bankruptcy stay; therefore,

Civ. No. 17-6325

ORDER

IT IS on this 2^{nd} day of August, 2018,

ORDERED that this matter is ADMINISTRATIVELY TERMINATED, without prejudice and without costs; and it is further

ORDERED that the parties may formally reopen this case after the bankruptcy is resolved or the automatic bankruptcy stay is lifted by filing a letter with the Court seeking to reopen the case.

<u>/s/ Anne E. Thompson</u> ANNE E. THOMPSON, U.S.D.J.